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Sherman's Bill Regarding Congressional Elections.

THE TARIFF'S SLOW PROGRESS

The Deadlock Broken in the House-A Clash of Conflicting Interests-The Oklahoma Bill.

SENATE.

Washington, January 8 .- The postoffice committee reported a bill providing that an omission to pay lawful postage on a special delivery letter shall not prevent or delay its transmission and delivery, but that the lawful postage shall be collected on its de-

live y. Passed. Sherman introduced a bill to make and alter the regulations as to the time and place and manner of holding elections for Representative in Congress. Referred to committee on priveleges and elections. He said the bill was prepared by a gentleman familiar with the subject, but did not care to have his name published. The bill is un-partizan, and is calculated to insure absolutely fair elections in every part of the United States. It is confined to the elections of members of Con-

Hoar offered a resolution (agreed to) calling upon the Secretary of the Treas-ury for the report of Special Treasury Officer Byrne made in November, 1887. in regard to the evasion of sugar duties in New York.

THE TARIFF BILL.

The Senate then resumed consideraof the tariff bill at the paragraph relating to collars and cuffs, fixing the duty on those composed entirely of cotton at 15c. per dozen pieces and 35 per cent ad valorem, and on those composed entirely or partly of linen, 30c, per dozen pieces and 35 per cent ad valorem.

Vance moved to strike out these rates and insert 40 per cent, ad valorem. The proposed rates he said wallone anis.

proposed rates, he said, would be equivalent to a tax of 150 per cent. ad valorem. The amendment was rejected by the usual party vote—yeas 19, nays 24.

No amendment was offered to the paragraph taxing hemp or jute carpeting 62, per sounce vard.

ing 6s, per square yard.

Jones, Arkansas moved to amend the paragraph which taxes bagging for cotton, gunny cloths, etc., for covering cotton composed wholly or partly of hemp, jute or jute butts, valued a? not more than 3c. per pound (%c. per pound), by putting on the free list.

THE AMENDMENT WAS DISCUSSED

at great length by Berry, Jones, George, Allison, Sherman, Platte, Butler, Aldrich, Hiscock, Vance and

One of the southern Senators said that the tax must come out of the pockets of southern planters and laborers, and be handed over to the manufacturers as a tax on the 250 000 men, we manual labor of the south to make the manual labor of the south to make the catton. They were being rabbed to cotton. They were being robbed to give the 5,000 in the employ of the commanding trust higher wages than the average of those who paid the tax. He spoke of the cotton bagging trust

as a conspiracy.
Allison said the question related practically not to the cotton bagging paragraph alone but to every paragraph in the bill. If the arguments of the Sena-tors were to prevail the whole bill would be cut up in detail and destroyed.

IT WAS NOT A QUESTION

to have cotton bagging and other manulactures made in the United States, or whether it was wiser to root up in de-tail the maunfacturing industry of the country and to have all manufactured goods made elsewhere. That was all there was in the question. The raw material of cotton bagging and jute was not produced in the country practi-cally, though some jute was now grown in Texas. It was produced ex-cusively in India.

A vote was taken on Jones' amendment, which was rejected—yeas 12, nay: 24—Brown voting with the Repub-

licans in the negative.

Jones then moved to reduce the rate from 34 to 36 cents, and the motion was rejected. Brown again voting in the egative.

ON MOTION OF ALLISON.

the value limit of 3 cents a pound in the paragraph was reduced to 256 cents. 44 and put burlaps on the free list. Rected, Brown again voting in the nega.

Vance moved to add a proviso to the section, that no duty on the article in the section should exceed the rate of 50 per cent. ad valorem. No action was taken, and the bill went over till tomorrow. Allison giving notice to at unless better progress were made with the bill he would, to-morrow or next day, move evening sessions, to meet at 6 and sit till 11 p m.

The improves amount of sambling on

aittill 11 p m.

The House joint resolution authorizing the Secretary of War to loan the committee on inaugural the services of flags, etc., was reported by Hawley and passed. Adjourned.

WASHINGTON, January 8 .- Reed, of of rules, calling up the resolution re- trip from New York to San Francisco. ported by him from the committee on rules. The shot took effec., the previous question was ordered on the resolution-117 to 120. Then Holman, of Indiana, in pursuance of the caucus ac-

ons question. The vote stood, eyes 133, nays 3.

RESOLUTION RECOMMITTED

Cheadle, of Indiana, raised the point of no quorum. The yeas and nays were ordered on the previous question

were ordered on the previous question—yeas 218, nays 4.

As the roll call on Holman's amendment progressed and the vote promised to be close, much interest was manifested by members at their desks, who listened to the response with intense interest. The yote resulted yeas 120, nays 117, and the resolution was recommitted.

A CLASH.

A CLASH.

The flour was then accorded to the committee on printing, providing for the printing of documents, and then there was a clash of conflicting inter-

ests.
Crisp, of Georgia, called up the con-tested election case of Smalls vs. Elliott,

fested election case of Smalls vs. Elliott, from the Seventh South Carolina Congressional District.

Blanchard, as the representative of the river and harbor bill, was promptly on his feet with a question to have the election case set aside, and was seconded by Springer, who wished the Oklahoma bill to have the precedence of consideration.

of consideration.

Orisp was victorious, the House by a vote of 100 to 63, determined to consider the election case, but his victory s not yet complete.

THE OKLAHOMA BILL.

Springer asked unanimous consent for making an order for the final vote on the Oklahoma bill at 3 o'clock toon the Okianoma bill at 3 o'clock temorrow, and upon Finley, of Kentucky, objecting, Weaver moved to reconsider the vote by which the House
determined to consider the election
case. By raising the point of no quorum on the vote by a division, Weaver
forced the yeas and nays vote upon
Crisps' motion to table the motion.
Crisps' motion was agreed to—yeas
90, nays 15.

90, nays 15.

Weaver then, not in opposition to the election case, but in pursuance of his purpose to press the Okiahoma bill upon the House to the exclusion of every measure, moved to adjourn, and further, that when the House adjourned it be to meet on Thursday next. The latter motion was voted down—4 to 159—and Weaver substituted Friday for Thursday. No quorum voting en this motion, and Crisp appreciating the fact that there was no hope of securing one, 90, nays 15.

MOVED AN ADJOURNMENT,

stating he would call up the election

case to-morrow. Pending the motion to adjourn, Cox introduced for reference to the committed or reference to the committee on commerce, a bill authorizing the Secretary of the Treasury to establish harbors at or near Point Barrow and Point Hope, Alaska, and the East Cape, of Siberia, or, in his discretion, at any one of these places, provided the consent of the Russian government be given to such establishment. The committee of the Russian government between the places are the consent of the Russian government because the such establishment. given to such establishment. The com-mittee, on meeting on the commerce, will hold a special meeting for the consideration of this bill on Friday next Randall, from the committee on appropriation, reported the sundry civil appropriation bill. Calendar.
Crip's motion was agreed to. Ad-

IN RAILWAY CIRCLES.

The Pemurrage Question - General d Fersonal News.

"How does the demurrage circular strike me?" asked a prominent shipper strike me?" asked a prominent shipper yesterday, in response to the queries of a reporter, "Well, it will have a good effect. The only regret I have is that the charges were not placed at double the present figure. The fact of the whole matter is, that if the rule is enforced, and there is every indication that it will be, warehouses will be built have for the argumentation of strikes. between 5 600 laborers on one side and 250 000 on the other. It was a question solely of under existing conditions. It was a question of whether it was wise to have cotton bagging and other man-

PERSONAL AND GENERAL.

LOCAL traffic is light, and the through is but a triffe better. CHARLEY GOLDING, of the Rock Island,

is home from San Francisco. Union Pacific surveying parties are scattered through the country between Redding and Alturas in California.

The sign calling for 400 section men disappeared from the Union Pacific windows yesterday. It is said the number of hands wanted was secured. THE Order of Railway Conductors is

said to be going to pieces at a rapid rate.
There have been large secessions from
its ranks in California. The reason for
the dissatisfaction is said to be that it was used as a catspaw in the Burling

THE Union Profe Company will soon the value limit of 3 cents a pound in the payment of its employee. The swift-winged pay Vest moved to go back to paragraph the and put burlaps on the free list. Research mouth for so many years past, will be abolished, and the checks sent to the agent at each station.

The imp ease amount of gambling on Pullman cars is being ventilated by some of the eastern papers. It is said there is more gambling going on now than even before. The porters are sup-posed to put a stop to it, but a few dol-lars in the way of a fee is said to pro-duce color blindness to such an extent as to render it impossible for that high Maine, fired the first gon of the fifth poker chip from a grip. It is said that days' contest over the proposed change an eastern dude lost over \$8,000 on the

AMUSEMENTS.

CHIP O' THE OLD BLOCK,-A fairsized audience composed of Mormons, tion, last night, moved to recommit the Gentiles and a Jew critic, assembled at resolution upon that motion, and de- the Theatre last evening to see three or resolution upon that motion, and demanded the previous question.

Payson, of Illinois, desired to move to recommit the resolution with instructions, to the committee on rules how to act in the premises, but the Speaker ruled that one motion to recommit baving been made and the previous question demanded, and another motion to recommit, even though coupled with instructions, was not in order unless on a demand for the previous question demanded, and another motion to recommit, even though coupled with instructions, was not in order unless on a demand for the previous question demanded.

the villain was like a windmill and stoughton bottle combined, and the villanies were not much better; but as it was all a show made to laugh at, it didn't much matter whether you laughed at the serious or comical portions. The laughter and applause were immederate, and outside of the "ratty" demonstrations over the villain, everybody seemed to enjoy the show, se where's the use of any critical dissertation? It goes again to-night.

W SELECTION SELECTION OF THE PARTY OF THE PA

O'Connor, the Oarsman, Coming. Mr. C. W. Brown, of the Saddle Rock, yesterday received a letter from Fred Mossap, of Toronto, one of the backers of John O'Connor, the champion oarsman of America, who is now on his way to California. O'Connor, on his way to California. O'Connor, accompanied by George Lee, the American earsman, who is O'Connor's trainer, will be here about the 16th, stopping off to visit the city. They would like to give an exhibition on the lake were the weather favorable, and a very slight guarantee would be necessary. The cold and probably stormy time prevents such a possibility at present, but as they may return by this city during the summer, there will be little doubt of arrangements being made for them to give an exhibition race on for them to give an exhibition race on

O'Connor goes to California for the purpose of rowing against Jacob Gau-daur, who is backed by St. John, of St. Louis. The race is not yet arranged. After this O'Connor goes to Australia to row against Searle, the Australian champion, if the latter will not visit California to row. On the return it is not improbable that Hanlon will be with them, when an exhibition on the lake, with the finest carsmen in the world pitted against each other, may be had, and not only lend a fresh reputation for the fast waters of our lake,

but give an impetus to rowing matters here that will be lasting.

Mr. Brown has a fine picture of O'Connor in his boat, on exhibition at the Saddle Rock.

Telegraphic Briefs

THE Minnesota Legislature met on Tuesday.

THE Kansas Legislature convened or Tuesday. The governor's message will not be presented until Wednesday.

ALBERT Davis, a prominent colored restauranteur, was killed Tuesday morning, in Pittsburg. His alleged wife has been arrested.



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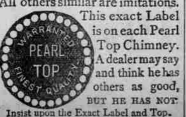
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Medicine for Throat and Lung Diffi culties has long been, and still is, Ayer's Cherry Pectoral. It cures Croup, Whooping Cough, Bronchitis, and Asthma; soothes irritation of the Larynx and Fauces; strengthens the Vocal Organs; allays soreness of the Lungs; prevents Consumption, and even in advanced stages of that diseas: relieves Coughing and induces Sleet There is no other preparation for dif eases of the throat and lungs to be com pared with this remedy.

"My wife had a distressing cough, with pains in the side and breast. We tried various medicines, but none did her any good until I got a bottle of Ayer's Cherry Pectoral, which has cured her. A neighbor, Mrs. Glenn, had the measles, and the cough was relieved by the use of Ayer's Cherry Pectoral. I have no hesitation in recommending this

Cough Medicine

to every one afflicted."—Robert Horton Foreman *Headlight*, Morrillton, Ark.

"I have been afflicted with asthma for forty years. Last spring I was taken with a violent cough, which threatened to terminate my days. Every one per nounced me in consumption. I dees mined to try Ayer's Cherry Pectoral Its effects were magical. I was immediately relieved and continued to improventill entirely recovered."—Joel Bullard, Guilford, Conn.

"Six months ago I had a severe hem "Six months ago I had a severe hem-orrhage of the lungs, brought on by an incessant cough which deprived me of sleep and rest. I tried various reme dies, but obtained no relief until I be-gan to take Ayer's Cherry Pectoral. A few bottles of this medicine cured me." Mrs. E. Coburn, 19 Second st., Lowell,

"For children afflicted with colds, For canadran amieted with colds, coughs, sore throat, or croup, I do not know of any remedy which will give more speedy relief than Ayer's Cherry Pectoral. I have found it, also, invaluable in cases of Whooping Cough."—Ann Lovejoy, 1257 Washington street, Boston, Mass.

Ayer's Cherry Pectoral,

Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists. Price \$2; six bottles, \$5.

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In the Afternoon, Children's Grand Mattee, directed by Prof. Younger, commencing at 1 30. Evening Concert at 8 o clock shorp.

Tickets, admitting lady and gentleman, 12: extra lady, 50c.; admission to Concert family circle,50c. admission to marinee, 25c Box office open Thursday, at 12 o'clock.

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Comical Marches! Mirthui Melodies! A great drama and a funny, very funny comedy, radiating with sparking, origi-nai music, vocal gems, novel fea-tures and amusing oddities.

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Use Kerr's Exe Cure, use Kerr's Pile Cure, use Kerr's Liniment

Salt Lake Citx, Utah, October 30, 1888.

ment
Salt Lake City, Utah, October 30, 1888.
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Fifty cents and \$1 per bottle. Sold by all drugg'sts and dealers in medicines. SALT LAKE CITY, Utah, O tober 30, 1888.

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In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the estate of Stephen Wilk nv, Deceased.

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Putsuant To an Order of will.

Pussuant To an Order is hereby given that Friday the 18th day of January. A. D. 189, at 18 o'clock am, at the County for the admission to probate of position to reduce the hereby given that Friday the 18th day of January. A. D. 189, at 18 o'clock am, at the County for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a vooluted the time and place for the hearing of a pet tion of Said Court base been a voolute the time and place for the will be a person to provide the time and place for the hearing of a pet tion of Said Court base been a voolute the time and pl